1	ALLEN M. RESSLER, ESQ. (WSBA #53	•	
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7	Nevada Bar No. 7560		
8	1522 W. Warm Springs Road Henderson, Nevada 89014		
	Tel: 702.405.6000		
9	IN THE LINITED STAT	EC DICTDICT COUDT	
10	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
11			
12	BRUCE WOLF, as Litigation Guardian Ad Litem for C.A.R., D.O.B.:	No. 2:17-cv-02084-JCM-NJK	
13	1/19/2002, C.J.R., D.O.B.: 1/17/2005	STIPULATED MOTION TO	
	and G.Y.R., D.O.B: 10/7/2006	EXTEND THE DEADLINES FOR PLAINTIFFS' RESPONSE AND	
14	Plaintiffs,	DEFENDANTS' REPLY TO	
15		DEFENDANTS CLARK COUNTY,	
16	V.	SHAY RIGGS-HORN, ASHLEY DURROUGH AND TROY	
17	CLARK COUNTY, THE STATE OF	ARMSTRONG'S MOTION FOR	
18	NEVADA DEPARTMENT OF	SUMMARY JUDGMENT AS TO PLAINTIFF C.A.R.'S CLAIMS	
	HEALTH AND HUMAN SERVICES, NEVADA DIVISION OF CHILDREN	TEMINIT CALL SCEPTING	
19	AND FAMILY SERVICES AND		
20	JOHN AND JANE DOE 1-10.		
21	Defendants.		
22			
23	STIPULATED MOTION TO EXTEND THE DEADLINES FOR RESPONSE AND REPLY Law Offices of Ressler & Tesl Penthouse Suite		
-	TO DEFENDANTS' MOTION FOR SUMMARY 821 Second Avenue		
	JUDGMENT AS TO PLAINTIFF C.A.R.	'S CLAIMS Seattle, WA 98104 (206) 388-0333	

COMES NOW the parties by and through their counsel, the Plaintiffs, through their attorneys Allen M. Ressler of Ressler & Tesh, PLLC and Justin Wilson of Jones Wilson, LLP, and the Defendants, through their attorney Felicia Galati of Olson, Cannon, Gormley, Anguelo & Stoberski, stipulate that the Plaintiffs' response to Defendants Clark County, Shay Riggs-Horn, Ashley Durrough and Troy Armstrong's Motion for Summary Judgment as to Plaintiff C.A.R.'s Claims (Docket No. 81) be extended from June 19, 2018 to June 29, 2018. Defendants filed their Motion for Summary Judgment on May 29, 2018. The parties also stipulate that Defendants' reply be extended the same length as Plaintiffs' response such that Defendants' reply will be due on July 13, 2018. The schedule of Plaintiffs' counsel is such that they will be unable to meet the court's response deadline of June 19, 2018. In addition, counsel for Defendants will be out of the office for a week in July. The parties believe that it would be appropriate to extend the response and reply deadlines an additional ten calendar days.

This is the first stipulation for extension of time to respond to Defendants'

Motion for Summary Judgment.

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STIPULATED MOTION TO EXTEND THE DEADLINES FOR RESPONSE AND REPLY TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AS TO PLAINTIFF C.A.R.'S CLAIMS

Law Offices of Ressler & Tesh Penthouse Suite 821 Second Avenue Seattle, WA 98104 (206) 388-0333 Allen M. Ressler, WSBA No. 5330

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/s/ Felicia Galati

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Counsel for Plaintiffs

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STIPULATED MOTION TO EXTEND THE DEADLINES FOR RESPONSE AND REPLY TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AS TO PLAINTIFF C.A.R.'S CLAIMS - 3

JONES WILSON, LLP

/s/ Justin L. Wilson

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Co-Counsel for Plaintiffs

Tel: 702.405.6000

jwilson@joneswilson.com

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ORDER

IT IS SO ORDERED June 18, 2018.

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STIPULATED MOTION TO EXTEND THE DEADLINES FOR RESPONSE AND REPLY TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AS TO PLAINTIFF C.A.R.'S CLAIMS - 4

Law Offices of Ressler & Tesh Penthouse Suite 821 Second Avenue Seattle, WA 98104 (206) 388-0333

Elle C. Mahan UNITED STATES DISTRICT JUDGE

RESSLER & TESH, PLLC

Allen M. Ressler, WSBA No. 5330

 $821 - 2^{nd}$ Avenue, Suite 2200

Seattle, WA 98104 Counsel for Plaintiffs

Submitted by:

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CERTIFICATE OF SERVICE

2	I hereby certify that I served a copy of the foregoing to the following	
3	counsel of record via the method indicated:	
4		
	Felicia Galati, Esq., Nevada Bar No. 7341	[] Via Facsimile
5	OLSON, CANNON, GORMLEY,	[] Via USPS Mail
6	ANGULO & STOBERSKI	[X] Via Electronic Mail/E-Service
0	Attorney for Defendant Clark County	
7	9950 West Cheyenne Avenue	
	Las Vegas, NV 89129	
8	Tel: 702.384.4012	
	fgalati@ocgas.com	
9		
10	Justin L. Wilson, Esq.	[] Via Facsimile
	Nevada Bar No. 7560	[] Via USPS Mail
11	JONES WILSON, LLP	[X] Via Electronic Mail/
	1522 W. Warm Springs Road	E-Service
12	Henderson, NV 89014	
13	Co-Counsel for Plaintiffs	
13	Tel: 702.405.6000	
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DATED this 18th day of June, 2018 at Seattle, Washington

RESSLER & TESH, PLLC

Khanh T. Tran, Paralegal

STIPULATED MOTION TO EXTEND THE DEADLINES FOR RESPONSE AND REPLY TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AS TO PLAINTIFF C.A.R.'S CLAIMS - 5

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